UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN NORTHERN DIVISION

UNITED STATES OF AMERICA				Case No. 2:24-CR-17			
			Plaintiff,				
v.				Hon. Robert J. Jonker			
JARELL DAIVON WILLIAMS,				GOVERNMENT'S			
			Defendant(s).	INITIAL PRETRIAL CONFERENCE SUMMARY STATEMENT			
l .	DISCO	<u>OVERY</u>					
	A.	<u>Stater</u>	nents of Defendant				
		1.	Oral Statements (Rule 1	6(a)(1)(A))			
		ords of oral statements or other oral statements as					
		\boxtimes	defined in Rule 16(a)(1)(A). There are the following written records of oral statements:				
			Report of interview on	March 14, 2024.			
			The substance of which				
			has been disclosed	to defense counsel.			
			will be disclosed to	defense counsel byentry of protective order			
		2.	Written or Recorded Sta	tements (Rule 16(a)(1)(B))			
			recorded statements or grand jury testimony of				
There are the following written or recorded statements or grand testimony:							
			Recording of interview Statements contained i	on March 14, 2024. n email and text messages.			
			All written or recorded	tatements			
			have been disclose	d to defense counsel.			
			will be disclosed to	defense counsel by entry of protective order			

В.	<u>Defendant's Prior Record (Rule 16(a)(1)(D))</u>							
\boxtimes	The Government has made due inquiry and is not aware of any prior criminal record							
	The Government has disclosed defendant's prior criminal history.							
	The Government is now making inquiry into defendant's prior criminal history. The results will be disclosed to defense counsel upon receipt.							
C.	Documents and Tangible Objects (Rule 16(a)(1)(E))							
	The Government has no documents, tangible objects, or physical evidence required to be disclosed.							
	The Government has the following documents, tangible objects, and physical evidence: Drug Paraphernalia Drug Records Inventory (attached) Controlled Substances:							
	Records: electronic records from subpoena and warrant returns							
	Firearms:							
	Other: electronic devices seized during SW of residence							
	The Government voluntarily notifies the defendant of the following search warrants issued and the warrant returns: State Federal: Case No. Mulitple Re: Case No. Re:							
	Case No. Re:							
	They have been made available for inspection and copying by defense counsel. Defense counsel should make arrangements with: S.A. Tom Peller							
D.	Reports of Examinations and Tests (Rule 16(a)(1)(F))							
	The Government has no reports of examinations or tests required to be disclosed by Rule 16. The Government has or expects to have reports of the following examinations and tests: Drug Analysis Handwriting Fingerprints DNA Firearms/Nexus Gun Operability Other:							
E.	Reciprocal Discovery							
\boxtimes	The Government seeks reciprocal discovery.							

	F.	Notice Under FRE 404(b)	Notice Under FRE 404(b) The Government does not presently intend to introduce 404(b) evidence.						
		The Government does not pr							
		The Government does presently intend to introduce the following 404(b) evidence:							
	\boxtimes	The Government will provide p	2 wks b/f FPTC						
	G.	Other Discovery Matters							
II.	$\frac{TRIAL}{A.}$ The Government requests a \boxtimes jury \square non-jury trial.								
	В.	•	jury selection is estimated at	5 Days					
III.		MISCELLANEOUS The continue of							
		The parties acknowledge that if the case is appropriate for expedited resolution, a joint motion for expedited sentencing shall be filed within 14 days of arraignment.							
	The Government is unaware at this time of any known conflict with defendant's								
		representation by counsel. The United States will immediately advise counsel if any							
	such conflict becomes known. The Government is aware of the following potential conflicts:								
	Government's plea negotiation policy:								
	If Defendant wishes to benefit from concessions by the Government, he should enterguilty plea at least two weeks prior to the final pretrial conference.								
			·						
Date_		September 10, 2024	/s/ Davin M. Re	ust					
			Counsel for the United States						